

EXHIBIT B

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2009

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June 29, 2009

VIA FEDERAL EXPRESS AND U.S. MAIL

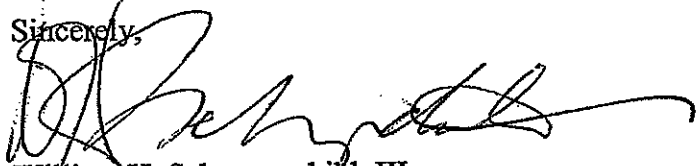
Circuit City Stores, Inc., et al.
Claims Processing Department
c/o Kurtzman Carson Consultants, LLC
2335 Alaska Avenue
El Segundo, CA 90245

RE: SouthPeak Interactive, LLC t/a SouthPeak Games

Dear Sir/Madam:

Enclosed please find an original and one copy of a Request for Payment of Administrative Expense that I am filing on behalf of the above-referenced creditor. Please acknowledge receipt by stamping the copy as "Filed" and return it to me in the self-addressed, stamped envelope.

Sincerely,



William H. Schwarzschild, III

WHSIII/lmc

Enclosures

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A Professional Corporation

NORTH CAROLINA • VIRGINIA • WASHINGTON, D.C. • LONDON

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Counsel for SouthPeak Interactive, LLC
t/a SouthPeak Games

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
(Richmond Division)**

In re:)	
)	Chapter 11
CIRCUIT CITY STORES, INC., et al.,)	
)	Case No. 08-35653-KRH
Debtors.)	
)	(Jointly Administered)
)	
)	

REQUEST FOR PAYMENT OF ADMINISTRATIVE EXPENSE

SouthPeak Interactive, LLC, t/a SouthPeak Games ("SouthPeak"), by counsel hereby files this Request for Payment of Administrative Expense and sets forth the following information:

1. SouthPeak holds an Administrative Expense Claim against Circuit City Stores, Inc. in the amount of \$107,075.52 as further set forth in the Motion of SouthPeak Interactive, LLC for payment of Administrative Expense Claim and Notice of Hearing (Docket No. 2758).

2. The legal and factual basis for SouthPeak's Administrative Expense Claim is set forth in the attached Exhibit.

3. Nothing in this Request for Payment of Administrative Expense Claim shall be deemed to wave any claim filed by or on behalf of SouthPeak in connection with this case.

Respectively submitted,

SOUTHPeAK INTERACTIVE, LLC t/a
SOUTHPeAK GAMES

By 

William H. Schwarzschild, III - VSB No. 15274

W. Alexander Burnett – VSB No. 68000

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Counsel for SouthPeak Interactive, LLC, t/a SouthPeak Games

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EXHIBIT

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In re:)	
)	Chapter 11
CIRCUIT CITY STORES, INC., et al.,)	
)	Case No. 08-35653-KRH
Debtors.)	
)	(Jointly Administered) ^{KA}
)	
)	

**MOTION OF SOUTHPEAK INTERACTIVE, LLC FOR PAYMENT OF
ADMINISTRATIVE EXPENSE CLAIM AND NOTICE OF HEARING**

NOW COMES SouthPeak Interactive, LLC, t/a SouthPeak Games ("SouthPeak"), by and through its undersigned counsel, pursuant to Bankruptcy Code section 503(b), and moves the Court for allowance and payment of a Chapter 11 administrative expense claim ("Administrative Expense Motion").

JURISDICTION

1. The Court has jurisdiction over this Administrative Expense Motion pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2). Venue of this Motion is proper under 28 U.S.C. §§ 1408 and 1409.

BACKGROUND

2. SouthPeak is a retail supplier located in Midlothian, Virginia which provides, among other things, video games and other retail merchandise to merchants including Circuit City Stores, Inc. ("Circuit City").

3. SouthPeak has provided retail merchandise to Circuit City and its predecessors or successors in interest since April 2008.

4. SouthPeak sold retail merchandise to Circuit City within twenty (20) days before the date of commencement of Circuit City's Chapter 11 filing on November 10, 2008 (the "Petition"). Specifically, on October 28, 2008 and November 4, 2008, SouthPeak sold retail merchandise valued at \$184,757.76 to Circuit City. SouthPeak sent invoices to Circuit City for the merchandise, but Circuit City has not paid the invoices.

5. SouthPeak also provided retail merchandise to Circuit City after Circuit City filed the Petition. Specifically, from the Petition Date through January 8, 2009, SouthPeak provided Circuit City with \$107,075.52 in retail merchandise. SouthPeak sent invoices to Circuit City for the merchandise, but the entire balance of the invoices remains unpaid.¹ A Statement of Account is attached as Exhibit A.

6. The amount owed by Circuit City were actual, necessary costs and expenses of preserving Circuit City's bankruptcy estates and are unsecured debts incurred by Circuit City in the ordinary course of business.

RELIEF REQUESTED

7. Section 503(b)(9) of the Bankruptcy Code provides "the value of any goods received by the debtor within 20 days before the date of the commencement of a case under this

¹ SouthPeak reserves the right to supplement this Administrative Expense Motion with additional amounts that become due after this Motion is filed.

title in which the goods have been sold to the debtor in the ordinary course of such debtor's business" shall be allowed as an administrative expense. 11 U.S.C. § 503(b)(9).

8. SouthPeak is entitled to a Chapter 11 administrative expense claim against the Debtors' bankruptcy estate pursuant to Section 503(b)(9) of the Bankruptcy Code for the value of the goods received on October 28, 2008 and November 11, 2008 because they were received within twenty days of the Petition date and SouthPeak sold the merchandise to Circuit City in the ordinary course of Circuit City's business.

9. SouthPeak filed a Section 503(b)(9) Claim Request Form on December 18, 2008 prior to the deadline for filing 503(b)(9) claims.

10. Section 503(b)(1) of the Bankruptcy Code provides that the "actual, necessary costs and expenses of preserving the estate, including . . . [costs] for services rendered after the commencement of the case" shall be allowed as an administrative expense. 11 U.S.C. § 503(b)(1)(A).

11. In the present case, SouthPeak is entitled to a Chapter 11 allowed administrative expense claim against the Debtors' bankruptcy estate pursuant to Section 503(b)(1)(A) of the Bankruptcy Code for the post-petition charges because SouthPeak supplied beneficial and valuable retail merchandise to Circuit City post-petition in the ordinary course of Circuit City's business. *See Devan v. Simon DeBartolo Group, L.P. (In re Merry-Go Round Enters., Inc.)*, 180 F.3d 149, 157 (4th Cir. 1999).

WAIVER OF MEMORANDUM OF LAW

12. SouthPeak respectfully requests that the Court treat this Motion as a written memorandum of points and authorities and waive any requirement that this Motion be

accompanied by a written memorandum of points and authorities as required by Local Bankruptcy Rule 9013-1(G).

CONCLUSION

BASED UPON THE FOREGOING, SouthPeak respectfully requests that this Court enter an order: (i) granting the Motion; (ii) allowing SouthPeak a Chapter 11 administrative expense claim pursuant to Section 503(b)(9) of the Bankruptcy Code in the amount of \$184,757.76; (iv) allowing SouthPeak a Chapter 11 administrative expense claim pursuant to Section 503(b)(1)(A) of the Bankruptcy Code in the amount of \$107,075.52; and (v) granting such other and further relief as is just and proper.

NOTICE

TO: CIRCUIT CITY STORES, INC. et al.

PLEASE TAKE NOTICE that on April 14, 2009 at 10:00 a.m., a hearing on the Motion of SouthPeak Interactive, LLC for Payment of Administrative Expense Claim will be held.

YOUR RIGHTS MAY BE AFFECTED. YOU SHOULD READ THESE PAPERS CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY, IF YOU HAVE ONE IN THIS BANKRUPTCY CASE. (IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE).

IF YOU DO NOT WISH THE COURT TO GRANT THE MOTION, OR IF YOU WANT THE COURT TO CONSIDER YOUR REVIEW ON THE MOTION, YOU OR YOUR ATTORNEY MUST:

- FILE WITH THE COURT (UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA (RICHMOND DIVISION)), 701 EAST BROAD STREET, SUITE 4000, RICHMOND, VA 23219, A WRITTEN RESPONSE WITH SUPPORTING MEMORANDUM AS REQUIRED BY LOCAL BANKRUPTCY RULE 9013-1(H). UNLESS A WRITTEN RESPONSE AND SUPPORTING MEMORANDUM ARE FILED ON OR BEFORE APRIL 7, 2009 AT 10:00 A.M., THE COURT MAY DEEM ANY OPPOSITION WAIVED, TREAT THE MOTION AS CONCEDED, AND ISSUE AN ORDER GRANTING THE REQUESTED RELIEF WITHOUT FURTHER NOTICE OR HEARING. IF**

YOU MAIL YOUR RESPONSE TO THE COURT FOR FILING, YOU MUST MAIL IT EARLY ENOUGH SO THE COURT WILL RECEIVE IT ON OR BEFORE THE DATE STATED ABOVE.

- **ATTEND THE HEARING SCHEDULED TO BE HELD ON APRIL 14, 2009, AT 10:00 A.M. AT JUDGE HUENNEKENS' COURTROOM, 701 E. BROAD STREET, ROOM 5000, RICHMOND, VIRGINIA 23219.**

IF YOUR OR YOUR ATTORNEY DO NOT TAKE THESE STEPS, THE COURT MAY DECIDE THAT YOU DO NOT OPPOSE THE MOTION AND MAY ENTER AN ORDER GRANTING THE MOTION.

SOUTHPEAK INTERACTIVE, LLC t/a
SOUTHPEAK GAMES

/s/ W. Alexander Burnett
By _____
Counsel

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W. Alexander Burnett (VSB No. 68000)
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aburnett@williamsmullen.com
*Counsel for SouthPeak Interactive, LLC
t/a SouthPeak Games*

CERTIFICATE OF SERVICE

I hereby certify that on March 25th, 2009, a true and complete copy of the foregoing was filed and served electronically using the Court's ECF System, was sent by electronic mail to circuitcityservice@mcguirewoods.com and project.circuitcity@skadden.com, and was sent by first class mail, postage prepaid, to the entities at the addresses indicated below:

Douglas M. Foley, Esq.
McGuireWoods LLP
9000 World Trade Center, 101 W. Main St.
Norfolk, VA 23510

Dion W. Hayes, Esq.
McGuireWoods LLP
One James Center, 901 E. Cary St.
Richmond, VA 23219

Gregg Galardi, Esq.
Skadden Arps, Slate Meagher & Flom LLP
One Rodney Square
Box 636
Wilmington, Delaware 19899

Counsel for the Debtors

Robert B. Van Arsdale, Esq.
Office of the U. S. Trustee
701 East Broad Street, Suite 4304
Richmond, VA 23219

Office of the U.S. Trustee for the Eastern District of Virginia, Richmond Division

Jeffrey N. Pomerantz, Esq.
Pachulski Stang Ziehl & Jones LLP
10100 Santa Monica Boulevard, 11th Floor
Los Angeles, CA 90067

Counsel for the Creditor's Committee

Lynn L. Tavenner, Esq.
Tavenner & Beran, PLC
20 North Eighth Street, Second Floor
Richmond, VA 23219

Counsel for the Official Committee of Unsecured Creditors

/s/ W. Alexander Burnett

Customer Number	Customer Name	Customer PO Number	Document Number	Document Type	Document Date	Due Date	Payment Terms ID	Original Tx Amount	Current Tx Amount	Product
CIRCUIT	Circuit City	6823157	EDIS0091228	Sales / Invoices	11/19/2008	12/4/2008	1% NET15	\$21,384.00	\$21,384.00	Slime
CIRCUIT	Circuit City	7204011	EDIS0093164	Sales / Invoices	12/8/2008	12/23/2008	1% NET15	\$41,627.52	\$41,627.52	My Baby
CIRCUIT	Circuit City	7215243	EDIS0099647	Sales / Invoices	12/22/2008	1/6/2009	1% NET15	\$20,736.00	\$20,736.00	My Baby/Grd
CIRCUIT	Circuit City	7223372	EDIS0105147	Sales / Invoices	1/8/2009	1/23/2009	1% NET15	\$23,328.00	\$23,328.00	My Baby
TOTAL									\$107,075.52	
STATEMENT OF ACCOUNT FOR PERIOD 11/19/2008 TO 1/23/2009 INVOICE # 50310191										
CIRCUIT	Circuit City	6754594	EDIS0085392	Sales / Invoices	10/28/2008	11/12/2008	1% NET15	\$93,519.36	\$93,519.36	Ninja
CIRCUIT	Circuit City	6754595	EDIS0088968	Sales / Invoices	11/4/2008	11/19/2008	1% NET15	\$91,238.40	\$91,238.40	My Baby
TOTAL									\$184,757.76	

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A

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)	Case No. 08-35653-KRH
Debtors.)	
)	(Jointly Administered)
)	
)	

**ORDER ALLOWING ADMINISTRATIVE EXPENSES OF
SOUTHPEAK INTERACTIVE, LLC t/a SOUTHPEAK GAMES**

Upon the Motion of SouthPeak Interactive, LLC t/a SouthPeak Games ("SouthPeak") for Payment of Administrative Expense Claim pursuant to 11 U.S.C. 503(b)(the "Motion"); and the Court having reviewed the Motion, and any opposition thereto, and the Court having determined that the relief requested in the Motion should be granted as set forth herein; and it appearing that proper and adequate notice of the Motion has been given and no further notice is necessary; and upon the record herein; after due deliberations thereon, and good and sufficient cause appearing therefore, it is hereby:

ORDERED, ADJUDGED AND DECREED:

1. The Motion is granted; and

2. SouthPeak shall have and hereby has an allowed administrative expense in the amount of **One Hundred Eighty-Four Thousand Seven Hundred Fifty-Seven and 76/100ths Dollars (\$184,757.76)** pursuant to 11 U.S.C. § 503(b)(9);
3. SouthPeak shall have and hereby has an allowed administrative expense in the amount of **One Hundred Seven Thousand Seventy-Five and 52/100ths Dollars (\$107,075.52)** pursuant to 11 U.S.C. § 503(b)(1)(A); and
4. The requirement under Local Bankruptcy Rule 9013-1(G) to file a memorandum of law in connection with the Motion is hereby waived; and
5. The Court shall retain jurisdiction to hear and determine all matters from or related to the implementation of this Order.

Richmond, Virginia

Dated: _____, 2009

Kevin R. Huennekens
United States Bankruptcy Judge

We ask for this:

/s/ W. Alexander Burnett

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W. Alexander Burnett (VSB No. 68000)
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*Counsel for SouthPeak Interactive, LLC
t/a SouthPeak Games*

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CERTIFICATE OF SERVICE

Pursuant to Local Rule 9022-1(C), I hereby certify that on March 25, 2009, a true and complete copy of the foregoing proposed order was served upon all necessary parties electronically using the Court's ECF System, was sent by electronic mail to circuitcityservice@mcguirewoods.com and project.circuitcity@skadden.com, and was sent by first class mail, postage prepaid, to the entities at the addresses indicated below:

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